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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U.S. Application of:

) ATTENTION APPLICATIONS BRANCH

Yongliang XU

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Application No.: 10/566,602

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International Application No.: PCT/CN2004/000325

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Filed: January 31, 2006

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International Appl. Filing Date: 08 April 2004

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METHOD FOR MIGRATION
BETWEEN A PERMANENT
CONNECTION AND A
SWITCHED CONNECTION IN A

For: TRANSMISSION NETWORK

)

)

REQUEST FOR CORRECTION OF OFFICIAL FILING RECEIPT**Mail Stop Amendment**

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

Attached is a marked-up copy of the Official Filing Receipt received from the U.S. Patent and Trademark Office in the above-referenced application. Please change the title of the invention from "Method of **transformation** between permanent connection and switched connection in **optical** network" to --Method for **migration** between a permanent connection and a switched connection in a **transmission** network--.

It is requested that a corrected filing receipt be issued.

No fee is believed due in connection with the submission of this amendment as the error was made by the PTO. Please charge any fee deficiencies or credit any overpayments to Deposit Account No. 50-2036 with reference to Docket No. 56815.1100.

Respectfully submitted,
BAKER & HOSTETLER LLP

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Method of ~~transformation~~ ^{for migration} between ~~permanent connection and switched connection in optical~~ ^a network ~~transmission~~ ^{a transmission}

Preliminary Class

370

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Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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Title 37, Code of Federal Regulations, 5.11 & 5.15

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